

Received & Inspected

June 30, 2012

JUL 13 2012

FCC Mail Room

By United Parcel Service

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
9300 East Hampton Drive
Capitol Heights, MD 20743

Re: Confidentiality Request; NetworkIP, LLC; FCC Certification for
the First Quarter of 2012; WC Docket No. 05-68

Dear Ms. Dortch:

Please find enclosed NetworkIP, LLC's ("NetworkIP's") prepaid calling card FCC Certification for the First Quarter of 2012 ("FCC Certification"). Please note that effective January 1, 2009 NetworkIP, LLC (Filer ID 820455 and FRN 0004337572) began submitting consolidated filings for Universal Service Fund reporting purposes under Network Enhanced Telecom, LLP (Filer ID 825346 and FRN 0013243571). NetworkIP, by its counsel and pursuant to Sections 0.457(d) and 0.459 of the Commission's rules, hereby requests confidential treatment of its FCC Certification submitted concurrently with this request.

The FCC Certification is entitled to such treatment under 47 C.F.R. § 0.459(b) for the following reasons:

1. The information for which confidential treatment is requested contains percentage breakdowns of NetworkIP's first quarter prepaid calling card minutes and revenue.
2. The FCC Certification is submitted to the FCC pursuant to the requirements of Section 64.5001(c) of the Commission's rules.
3. The FCC Certification contains confidential commercial information afforded a high level of protection by law.
4. The prepaid calling card services at the core of this matter are widely subject to competition from many sources.
5. NetworkIP stands to suffer significant harm should its competitors and other third parties gain access to information concerning the percentage breakdowns



of NetworkIP's first quarter prepaid calling card minutes and revenue. NetworkIP's competitors would be able to benefit from disclosures of this information to the disadvantage of NetworkIP.

6. In order to prevent unauthorized disclosure, NetworkIP has not disclosed the information for which confidentiality is requested to anyone except the Commission and, as required by Section 64.5001(a) of the Commission's rules, its underlying carriers.
7. The information contained in this response is not available to the public and has not been previously divulged to the public.
8. Because the information contained herein consists of confidential information, NetworkIP requests that the material referenced herein remain confidential indefinitely.

Should you require further information, please contact the undersigned.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "RH", with a stylized flourish at the end.

Ron Hutchison
NetworkIP, LLC
Phone: 903-323-4900
E-mail: regulatory@networkip.net

Enclosures

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NetworkIP, LLC
FCC Certification First Quarter 2012
June 30, 2012

I, Ron Hutchison, Managing Partner of NetworkIP, LLC ("NetworkIP" or "Company"), under penalty of perjury, hereby certify, in compliance with Section 64.5001(c) of the Commission's rules (47 C.F.R. § 64.5001(c)) that the Company has complied with the prepaid calling card Percentage of Interstate Usage reporting requirements contained in Section 64.5001(a) of the Commission's rules, 47 C.F.R. § 64.5001(a). NetworkIP is making the required Universal Service contributions on the prepaid information reported below, as well as all other products subject to the Universal Service contribution requirement.

For the First Quarter of 2012 (January 1, 2012 to March 31, 2012), NetworkIP's percentages of prepaid calling card intrastate, interstate and international minutes were as follows:

Intrastate: [REDACTED]

Interstate: [REDACTED]

International: [REDACTED]

For the First Quarter of 2012, the Company's percentages of prepaid calling card interstate and international revenues were as follows:

Interstate: [REDACTED]

International: [REDACTED]

In order to ensure full compliance with the Commission's Rules, NetworkIP has included all revenue derived from its prepaid products (whether prepaid card or prepaid non-card products). This certification does not constitute an admission that all revenue reported herein is derived from Prepaid Calling Cards as defined by 47 C.F.R. § 64.5000(a).

Signature: /s/Ron Hutchison

Print Name: Ron Hutchison

Print Title: Managing Partner